UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re Brian A. Broone	er,)	
	Debtor,) Case No. 22-43290-169) Chapter 7)	
Daniel J. Casamatta Acting United States Trustee)))	
	Movant,))	
Maxwell J. Groswald Groswald Law, LLC	and Respondents.))))	
AMENDED I	RESPONSE TO UN	ITED STATES TRUSTEES' MOTION FOR	
	EX	AMINATION	
COMES NOV	V, Respondents, Max	well J. Groswald and Groswald Law, LLC	
("Groswald") and brid	ngs forth this respons	e.	
1. Paragraph 1 calls for a legal conclusion to which admission or denial is not necessary.			
2. Paragraph 2 calls for a legal conclusion to which admission or denial is not necessary			
3. Paragraph 3 calls for a legal conclusion to which admission or denial is not necessary.			
4. Admits.			
5. Admits.	. Admits.		
6. Admits.	5. Admits.		
7. Admits.	Admits.		
8. Admits.	Admits.		
9. Admits.	Admits.		
10. Admits.	0. Admits.		

26. The document speaks for itself. To the extent that paragraph 26 requires an answer,

denies.

- 27. The document speaks for itself. To the extent that paragraph 27 requires an answer, denies.
- 28. The document speaks for itself. To the extent that paragraph 28 requires an answer, denies.
- 29. Paragraph 29 does not require admission or denial. To the extent an answer is required, denies.
- 30. Paragraph 30 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 31. Paragraph 31 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 32. Paragraph 32 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 33. Paragraph 33 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 34. Paragraph 34 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 35. Denies.
- 36. Paragraph 36 does not require an answer. To the extent that an answer is required, denies.
- 37. Paragraph 37 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 38. Denies.
- 39. Paragraph 39 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 40. Denies.
- 41. Denies.

- 42. Denies.
- 43. Denies.
- 44. Denies.
- 45. Denies.
- 46. Paragraph 46 is a legal recitation that does not require an answer. To the extent that an answer is required, denies.
- 47. The document speaks for itself and does not require an answer. To the extent that an answer is required, denies.
- 48. Denies.
- 49. Denies.

WHEREFORE, having fully answered, Mr. Groswald prays this Court deny the United States Trustees Motion for Examination of Fees; and for such other and further relief this Court deems just and proper.

Respectfully submitted,

/s/ Maxwell J. Groswald Maxwell J. Groswald #65938MO Groswald Law, LLC P.O. Box 179343 St. Louis, MO 63117 P: 314-736-1275 F: 314-442-4116

E: maxwell@groswald.com

Certification of Service

I certify that a true and correct copy of the foregoing document was filed electronically on February 28, 2023 with the United States Bankruptcy Court, and has been served on the parties in interest via e-mail by the Court's CM/ECF System as listed on the Court's Electronic Mail Notice List.

/s/ Maxwell J. Groswald